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     Case 1:04-cv-10281-EFH
                       Document 76-10
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2 UNITED STATES DISTRICT COURT
  FOR THE DISTRICT OF MASSACHUSETTS
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  ARY JEWELERS, LLC,
4
                 Plaintiff,
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                                  No. C.A. No. 04
                                  CV 10281EFG
   IBJTC BUSINESS CREDIT
 7 CORP. AND DAVID MOLINARO,
                 Defendant.
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              DEPOSITION OF ABDUL RAZZAK
12
                   New York, New York
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                Tuesday, May 10, 2005
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   Reported by:
21 NANCY SILBERGER
    JOB NO. 173087
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1 2 Fischler, and I represent the defendants in 3 the lawsuit, ARY Jewelers LLC versus IBJTC 4 Business Credit Corp., and David Molinaro. 5 I'm going to ask you some questions today 6 about the case, and if anything I ask you is 7 unclear, please ask me to repeat it and I'll 8 be happy to do that. 9 A. Yes. 10 Q. Is that okay? 11 A. Yes. 12 Q. Do you speak English at all? 13 A. I can speak businessman's English, 14 but I am not well-educated in that. 15 Q. Are you familiar with a business 16 known as the ARY Group? 17 A. Yes, I am. 18 Q. What is your position in the ARY 19 Group? 20 A. Different places I have different 21 position. Which place you are asking for? 22 Q. Well, I have seen you described as 23 the chairman of the ARY Group; are you the 24 chairman? 25 A. Yes.	2 excess of 1.1 billion dollars U.S.; is that 3 accurate? 4 A. They are different. I cannot tell 5 you the exact figure because it's there 6 are variations in there. 7 Q. Has the ARY Group ever had annual 8 revenues in excess of one billion dollars 9 U.S.? 10 A. Revenue has never been one billion 11 dollars. Annual profit has never been one 12 billion. 13 Q. I'm not asking about profit. I'm 14 asking about revenue. 15 A. It can be more than that because we 16 have in different countries, like in 17 Pakistan, in Dubai and England, and America, 18 also. 19 Q. In 2004, approximately what were 20 the revenues of the ARY Group of companies? 21 A. I can see the balance sheet and 22 then tell you. 23 Q. As the chairman of the group, do 24 you know, approximately, the revenues or 25 sales of the company for 2004?
Page 7  1 2 Q. What is the ARY Group; what 3 business is it in? 4 A. We deal in silver and gold and 5 property, gold refinery, and we are also a 6 television channel. 7 Q. Are there separate companies within 8 the group for each of the businesses you just 9 named? 10 A. They are in different names. 11 MR. FISCHLER: Different companies. 12 THE INTERPRETER: Different 13 companies. 14 Q. I have seen the ARY Group described 15 as a family-owned business; is that correct? 16 A. Yes. 17 Q. What is your ownership interest in 18 the ARY Group of companies? 19 A. I am the main person, as I am the 20 chairman of the group. 21 Q. Are you involved in the operations 22 of the companies within the group? 23 A. Yes, I am. 24 Q. I have seen materials on the 25 Internet that the ARY Group has sales in	Page 9  1  2 A. In 2004, we have done a lot of 3 jobs, and after we finish the work, then I 4 can say how much is worth. Approximately, 5 it's from 400 to 500 million profit, which is 6 dirhams, D-I-R-H-A-M-S. 7 Q. Do you know, approximately, how 8 much profit that translates into in U.S. 9 dollars? 10 A. Almost 150 million dollars. 11 Q. How much of the ARY Group is owned 12 by you and your family members? 13 A. Nobody is from outside. Is hundred 14 percent family-owned. 15 Q. Does the ARY Group have business 16 interests in the United States presently? 17 A. Not right now. It's small. Not 18 particularly — it's small, but not 19 significant, not big one. 20 Q. What business is the ARY Group 21 conducting in the United States? 22 A. It's gold — I deal in gold. 23 Q. Did the ARY Group attempt to 24 purchase a business in the United States 25 known as Krigel's Jewelers at some point in

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4 to them, and the rest of the portion will be 5 from the bank.

Q. If ARY wished to plan to pay in 7 cash and not to obtain outside financing, 8 could it have done that?

A. But he -- when it was the -- there 10 was terms and conditions. We have complied 11 with that.

12 Q. Was ARY in a position to pay cash 13 for the business if it wished to do so?

A. It was in a position. We didn't 15 have only one business. It's in different 16 countries and there are different 17 commitments, and we have to fulfill all the 18 commitments.

Q. Are you aware that Mr. Hussein told 19 20 others that ARY could have paid cash for 21 Krigel's if it wished to do so?

A. No, I don't know. I just want to 23 add one thing. The person who's dealing in 24 gold anywhere in the world, it's verbally and 25 it's a promise which carries on the business.

4 I'll start from one, and if I have to reach 5 to 20, how much time it will take. Killing 6 time means that.

Q. Do you mean that you would start 8 with one jewelry business and build to 20; is 9 that what you are saying?

A. Yes. What I meant was, it was both 11 a chain and if the chain was ready in that 12 case.

13 Q. Who gave Mr. Hussein the authority 14 to sign the agreement on behalf of ARY?

A. It happened on that very day. I 16 had a fever and I was in Houston. I had my 17 seat confirmed to leave there, but doctor 18 advised me not to travel, so I asked him to 19 sign.

Q. So you authorized Mr. Hussein to  $20^{\circ}$ 21 sign the agreement; is that true?

22 A. Only for that occasion.

23 Q. How did you determine that the 24 price in the agreement was acceptable? A. My life, I've been dealing in this